6-28-04

Atty. Docket No.: 05001.1012

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re Application of:

Confirmation No.:

7280

Charles Eric Hunter

Group Art Unit:

3621

Serial No.:

09/476,078

Examiner:

Charles Loyd Hewitt II

Filed:

12/30/1999

Docket No.

05001.1012

For: Video and Music Distribution System

PETITION TO WITHDRAW HOLDING OF ABANDONMENT UNDER 37 CFR 1.181

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450 RECEIVED

JUL 1 - 2004

GROUP 3600

Sir:

Pursuant to 37 CFR 1.181, Applicant hereby petitions for withdrawal of the holding of abandonment because the present application is not, in fact, abandoned.

Applicant respectfully submits that the Notice of Abandonment mailed April 6, 2004 was submitted in error and, therefore, the present application is not, in fact, abandoned because the reason cited for the alleged abandonment -- failure to timely file a reply to the Office Action dated July 2, 2003 -- is not correct. In support of this contention, Applicant encloses the following documentation as evidence that Applicant timely filed a fully-responsive reply to the Office Action dated July 2, 2003:

- (1) copy of the Office Action in question dated July 2, 2004;
- (2) copy of Applicant's facsimile transmittal of December 31, 2004, which included a fully-responsive and timely-filed response to the Office Action and a facsimile confirmation sheet;

(3) copy of the improperly submitted Notice of Abandonment dated April 4, 2004;and

(4) copy of Applicant's facsimile transmittal of May 24, 2004 to Examiner John Hayes, which included items (2) and (3) above.

Accordingly, Applicant respectfully requests that the improper holding of abandonment be withdrawn.

Atty. Docket No.: 05001.1012

CONCLUSION

For at least the reasons set forth above, Applicant respectfully requests that the holding of abandonment be withdrawn and that prosecution for the present application be reopened. Furthermore, as indicated in Applicant's response and amendment of December 31, 2003, all pending claims are patentable over the prior art of record. Accordingly, Applicant respectfully requests that, when prosecution is reopened, all pending claims be allowed. If, in the opinion of the Examiner, a telephonic conference would expedite the allowance of this case, the Examiner is invited to call the undersigned attorney at (770) 804-9080.

Respectfully submitted,

Adam E. Crall, Reg. No. 46,646

LAVA GROUP LAW BY SMITH & FROHWEIN P.O. Box 88148 Atlanta, Georgia 30356 (770) 804-9080

CERTIFICATE OF MAILING

Signature





UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/476,078	12/30/1999	Charles Eric Hunter	WT-1-CIP2	7280

04/06/2004

PAPER NUMBER

FINNEGAN HENDERSON FARABOW

ART UNIT

EXAMINER HEWITT II, CALVIN L

GARRETT & DUNNER LLP 1300 I STREET N W

WASHINGTON, DC 20005-3315

APR - 8 2004

3621 DATE MAILED: 04/06/2004

FINNEGAN, HENDERSON, FARABOW, GARRETT AND DUNNER, LLP

Please find below and/or attached an Office communication concerning this application or proceeding.

·	Application No.	Applicant(s)	
Notice of Abandonment	09/476,078	HUNTER, CHA	RLES ERIC
Notice of Abandonment	Examiner	Art Unit	
	Calvin L Hewitt II	3621	MW
The MAILING DATE of this communication app	1		<u>. </u>
This application is abandoned in view of:	: (0		
Applicant's failure to timely file a proper reply to the Office (a) A reply was received on (with a Certificate of Note that period for reply (including a total extension of time of)	failing or Transmission stated month(s)) which expired on	•	
(b) A proposed reply was received on, but it does			
(A proper reply under 37 CFR 1.113 to a final rejection application in condition for allowance; (2) a timely filed Continued Examination (RCE) in compliance with 37 (Notice of Appeal (with appeal fee): o	nendment which place (3) a timely filed I	aces the Request for
(c) A reply was received on but it does not constitutional rejection. See 37 CFR 1.85(a) and 1.111. (See	ite a proper reply, or a bona fide atte explanation in box 7 below).	mpt at a proper rep	ly, to the non-
(d) ⊠ No reply has been received.			
Applicant's failure to timely pay the required issue fee and from the mailing date of the Notice of Allowance (PTOL-88).	5).		
 (a) ☐ The issue fee and publication fee, if applicable, was), which is after the expiration of the statutory pe Allowance (PTOL-85). 	received on (with a Certification for payment of the issue fee (an	ite of Mailing or Tra d publication fee) s	ansmission date et in the Notice o
(b) ☐ The submitted fee of \$ is insufficient. A balance			
The issue fee required by 37 CFR 1.18 is \$ T	he publication fee, if required by 37 (CFR 1.18(d), is \$	•
(c) \square The issue fee and publication fee, if applicable, has no	t been received.		
 Applicant's failure to timely file corrected drawings as requi Allowability (PTO-37). 	ired by, and within the three-month p	eriod set in, the No	tice of
 (a) ☐ Proposed corrected drawings were received on after the expiration of the period for reply. 	(with a Certificate of Mailing or Trans	smission dated), which is
(b) ☐ No corrected drawings have been received.			
4. The letter of express abandonment which is signed by the the applicants.	attorney or agent of record, the assi	gnee of the entire in	nterest, or all of
5. The letter of express abandonment which is signed by an a 1.34(a)) upon the filing of a continuing application.	attorney or agent (acting in a represe	entative capacity un	der 37 CFR
6. The decision by the Board of Patent Appeals and Interfere of the decision has expired and there are no allowed claim	nce rendered on and because s.	the period for seel	king court review
7. The reason(s) below:			
Examiner called attorney of record. Attorney said the information was given.	case was transferred to a new of the way of the case o	ffice. No further fo	warding
J.C. PRIA	OHN W. HAYES /		

Petitions to revive under 37 CFR 1.137(a) or (b), or requests to withdraw the holding of abandonment under 37 CFR 1.181, should be promptly filed to minimize any negative effects on patent term.

U.S. Patent and Trademark Office
PTOL-1432 (Rev. 04-01)

Notice of Abandonment

Part of Paper No. 9

Attachment for PTO-948 (Rev. 03/01, or earlier)

The below text replaces the pre-printed text under the heading, "Information on How to Effect Drawing Changes," on the back of the PTO-948 (Rev. 03/C1, or earlier) form.

INFORMATION ON HOW TO EFFECT DRAWING CHANGES

1. Correction of Informalities - 37 CFR 1.85

New corrected drawings must be filed with the changes incorporated therein Identifying indicia, if provided, should include the title of the invention. inventor's name, and application number, or docket number (if any) if an application number has not been assigned to the application. If this information is provided, it must be piaced on the front of each sheet and centered within the top margin. If corrected drawings are required in a Notice of Allowability (PTOL-37), the new drawings MUST be filed within the THREE MONTH shortened semancry period set for reply in the Notice of Allowability. Extendions of time may NOT be obtained under the provisions of 37 CFR 1,136(a) or (b) for filing the corrected drawings after the mailing of a Notice of Allowability. The drawings should be filed as a separate paper with a transmittal letter addressed to the Official Draftsperson.

2. Corrections other than informalities Noted by Draftsperson on form PTO-948.

All changes to the drawings, other than informalities noted by the Dransperson. MUST be made in the same manner as above except that, normally, a highlighted (preferably red ink) sketch of the changes to be incorporated into the new drawings MUST be approved by the examiner before the application will be allowed. No changes will be permitted to be made, other than correction of informalities, unless the examiner has approved the proposed changes.

Timing of Corrections

Applicant is required to submit the drawing corrections within the time period set in the attached Office communication. See 37 CFR 1 85(a)

Failure to take corrective action within the set per id will result in ABANDONIENT of the application.



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/476,078	12/30/1999 Charles Eric Hunter WT-1-CIP2					
· -	90 07/02/2004		EXAM	INER		
FINNEGAN F GARRETT & D	HENDERSON FARA	BOW	HEWITT II.	CALVIN L		
1300 I STREET			ART UNIT	PAPER NUMBER		
WASHINGTO	N, DC 20005-3315		3621			
			DATE MAILED: 07/02/2004	-#10		

Please find below and/or attached an Office communication concerning this application or proceeding.



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR		ORNEY DOCKET NO.
			EX.	AMINER
			ART UNIT	PAPER NUMBER
			DATE MAILED:	
			-	

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademark

The balling abandonment mailed 4-6-04, has been withdrawn. The abovementioned patent application has been returned to pending status.

Any inquiry concerning this communication should be directed to Jackie Waldo, Heady concerning this communication should be directed to Jackie Waldo, Heady concerning this communication should be directed to Jackie Waldo, Heady concerning this communication should be directed to Jackie Waldo, Heady concerning this communication should be directed to Jackie Waldo, Heady concerning this communication should be directed to Jackie Waldo, Heady concerning this communication should be directed to Jackie Waldo, Heady concerning this communication should be directed to Jackie Waldo, Heady concerning this communication should be directed to Jackie Waldo, Heady concerning this communication should be directed to Jackie Waldo, Heady concerning this communication should be directed to Jackie Waldo, Heady concerning this communication should be directed to Jackie Waldo, Heady concerning this concerning this communication should be directed to Jackie Waldo, Heady concerning this communication should be directed to Jackie Waldo, Heady concerning this communication should be directed to Jackie Waldo, Heady concerning this communication should be directed to Jackie Waldo, Heady concerning this communication should be directed to Jackie Waldo, Heady concerning this communication should be directed to Jackie Waldo, Heady concerning the Concerning this communication should be directed to Jackie Waldo, Heady concerning the Concerning this communication should be directed to Jackie Waldo, Heady concerning the Concerning this communication should be directed to Jackie Waldo, Heady concerning the Concerning this communication should be directed to Jackie Waldo, Heady concerning the Concerning this communication should be directed to Jackie Waldo, Heady concerning the Concerning this communication should be directed to Jackie Waldo, Heady concerning the Conce

Effic Adams, Supervisory Legal Instrument Examiner, TC 3600 Approved for use through 07/31/2006. OMB 0551-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Undertible Paperwork Reduction Act of 1995. no persons are required to respond to a collection of information unless it displays a valid OMB control number.

Application Number

Og/476,078

Filing Date
December 30, 1999
First Named Inventor
Charles Eric Hunter

Art Unit
3621

Examiner Name
Calvin Loyd Hewitt II

Total Number of Pages in This Submission

OPTO/SB/21 (02-04)
Approved for use through 07/31/2006. OMB 0551-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Og/476,078

Filing Date
December 30, 1999

Calvin Loyd Hewitt II

Total Number of Pages in This Submission

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Total Number	of Pages in This Submission	62	Attorney Docket Number	05001.1012		GROUP
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Firm or Individual name Signature Date LAVA Group Law by Smith & Frohwein Adam E. Crall Reg. No. 46,646 LAVA Group Law by Smith & Frohwein Adam E. Crall Reg. No. 46,646 Signature June 25, 2004 CERTIFICATE OF TRANSMISSION/MAILING						
	hat this correspondence is be se as first class mail in an en	eing facsir	mile transmitted to the USPTO or dressed to: Commissioner for Pate	deposited with the		
Typed or printed	Adam E. Crall,	Reg. No. 4	46,646 •		T D-4-	
Signature	/// /				Date	June 25, 2004

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Vinginia 22313-1450 www.uspto.gov

TP	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
/0	09/476,078	12/30/1999	Charles Eric Hunter	WT-1-CIP2	7280
JUN 25	2004	7590 07/02/2003			
	JINNEGAN AGARRETT &	N HENDERSON FARABOW	T .	EXAMI	NER
GARRETT & DUNNER LLP 1300 I STREET N W WASHINGTON, DC 20005-3315				HEWITT II,	CALVIN L
				ART UNIT	PAPER NUMBER
				3621	
				DATE MAILED: 07/02/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

RECEIVED

JUL 1 - 2004

GROUP 3600

JUL 0 7 2003

FINNEGAN, HENDERSON, FARABOW. GARRETT AND DUNNER, LLP



Docketed 1703 Attorney PECIMED Case PIS9-1-DZ
Due Date 10/2/03 WIEXT
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A SH THE - Exte after - If the - If NC - Failu	ORTENED STATUTO MAILING DATE OF TH nsions of time may be available SIX (6) MONTHS from the maili period for reply specified above to period for reply is specified above to reply within the set or exter	is less than thirty (30) days, a reply ove, the maximum statutory period w nded period for reply will, by statute, than three months after the mailing	36(a). In no event, ho within the statutory n ill apply and will expir	wever, may a reply be time ninimum of thirty (30) days te SIX (6) MONTHS from to to become ABANDONE	ely filed will be considered timely he mailing date of this co	mmunication.
1)⊠	Responsive to comm	nunication(s) filed on <u>30 A</u>	pril 2002 .		,	
2a)□	This action is FINAL	. 2b)⊠ Thi	s action is non-	final.		
3) [Since this application closed in accordance ion of Claims	n is in condition for allowa with the practice under <i>t</i>	nce except for Ex parte Quayle	formal matters, pro e, 1935 C.D. 11, 45	esecution as to the	e merits is
· _		pending in the application.				
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10) 🗆 -	The drawing(s) filed on	is/are: a) accept	ted or b) object	ted to by the Exam	iner.	
	Applicant may not requ	est that any objection to the	drawing(s) be he	eld in abeyance. See	e 37 CFR 1.85(a).	
11) 🔲 -		correction filed on			ed by the Examine	г.
_		drawings are required in repl		ction.		
1		is objected to by the Exa	miner.			
Priority u	nder 35 U.S.C. §§ 119	and 120				
13)	Acknowledgment is ma	ade of a claim for foreign	priority under 3	5 U.S.C. § 119(a)-	(d) or (f).	
a)[☐ All b)☐ Some * c)	☐ None of:				
	1. Certified copies	of the priority documents	have been rec	eived.		
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1	application fi	ertified copies of the priorit from the International Bure ed Office action for a list o	eau (PCT Rule	17.2(a)).		tage
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2) Notice 3) Inform	of Draftsperson's Patent Dr ation Disclosure Statement(392) awing Review (PTO-948) s) (PTO-1449) Paper No(s) <u>5</u> .	4) <u> </u> 5) <u> </u> 6) <u> </u>	Interview Summary (F Notice of Informal Par Other:	PTO-413) Paper No(s) ent Application (PTO-	152)
U.S. Patent and Tra PTO-326 (Rev		Office Action	on Summary		Part of Paper No. 8	

Art Unit: 3621

Status of Claims

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35
 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

2. Claims 1-21, 23, 26 and 27 are rejected under 35 U.S.C. 102(b) as being clearly anticipated by Schulhof et al., U.S. Patent No. 5,572,442.

As per claims 1-21, 23, 26 and 27, Schulhof et al. teach a method for distributing music comprising:

- blanket transmitting, at faster than real time speeds,
 simultaneously a plurality of music selections to a plurality of
 customer households for receipt on a plurality of inputs (figures 1 and 5-7; column 5, lines 50-60)
- a first interface enabling at least one customer to preselect and record transmitted music selections in a read/write storage medium (e.g. read/write CDs, magneto-optical disks, digital tape) (abstract;

Art Unit: 3621

Page 3

- figures 1, 4, and 6; column 5, lines 6-20 and 50-67; column 7, lines 5-53; column 8, lines 60-67; column 12, lines 54-67)
- a second interface permitting the customer to select recorded music for unrestricted playback (figures 1, 4, and 6; column/line 4/48-5/20; column 5, lines 50-67; column 7, lines 5-53; column 9, lines 20-26)
- communicating unrestricted playback selection information to a
 central controller, via satellite, cable,...etc., and billing the customer
 for the selected unrestricted playback (column/line 4/48-5/20;
 column 6, lines 24-52; column/line 7/54-8/2; column 9, lines 20-26;
 column 10, lines 42-65)
- selection information that includes availability, scheduling and price data (column 5, lines 60-64; column 7, lines 27-33 and 45-53; column/line 7/61-8/4; column 9, lines 26-38)
- an interactive guide, via a display device, to allow users to make content selections, and select functions to playback and record content (abstract; figures 1-4, 6 and 7; column 7, lines 27-53; column/line 9/65-10/15; column/line 11/65-12/10; column 12, lines 54-67; column 13, lines 10-28; column 14, lines 18-26 and 39-55)
- receiving and decoding musical selections and storing decoded selections and associated information in a digital data storage

Art Unit: 3621

- device for temporary storage (figures 2, 3 and 7; column 9, lines 26-38; column 12, lines 10-18 and 29-67)
- accessing the content over the internet link to a website or phone line connection (figure 1; column 7, lines 35-52)
- allowing users to access content one or more times on a no-charge basis prior to permanently selecting the content (column 9, lines 27-37)
- generating a permanent enabling code for inclusion with the permanent recorded music selections to enable unrestricted playback (column 9, lines 27-37)
- communicating with a broadcast satellite up-link facility, operating
 in the KU or other suitable frequency bands, via a central controller,
 and transmitting program/pricing information to the broadcast
 facility on a periodic basis (figures 5 and 7; column 6, lines 24-52)

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Art Unit: 3621

4. Claims 22, 24, 25 and 28-30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schulhof et al., U.S. Patent No. 5,572,442.

Page 5

As per claims 22, 24, 25 and 28-30, Schuloff et al. teach a system for transmitting audio content to a plurality of users, where users can record and playback content using a plurality of interfaces, and are billed for using the content distribution service (figures 1 and 4-7; column/line 4/48-5/67; column 6, lines 24-34; column/line 7/54-8/2). Schuloff et al. do not specifically recite using DVD-RAM to record content. However, Schuloff et al. teach that digital, optical, magnetic or other high density, high capacity can be used. Therefore, it would have been obvious to one of ordinary skill to use DVD-RAM for portable storage (column 4, lines 55-67; column 8, lines 59-67; column 12, lines 54-64). Similarly it would have been obvious to one of ordinary skill to store a plurality of disks with content recorded thereon.

Conclusion

- 5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure:
 - Lowell teaches an system for downloading content over the internet
 - Logan et al. teach a system for automatically downloading content by using a preselected segment to identify the content to be downloaded and storing content in RAM
 - Payton teaches content on demand

Art Unit: 3621

- Wolfe et al. teach music on demand from the internet
- Wiser et al. teach an online music distribution system
- Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Calvin Loyd Hewitt II whose telephone number is (703) 308-8057. The Examiner can normally be reached on Monday-Friday from 8:30 AM-5:00 PM.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, James P. Trammell, can be reached at (703) 305-9768.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

c/o Technology Center 2100

Washington, D.C. 20231

or faxed to:

(703) 305-7687 (for formal communications intended for entry and after-final communications),

or:

(703) 746-5532 (for informal or draft communications, please label "PROPOSED" or "DRAFT")

Hand-delivered responses should be brought to Crystal Park 5,

Art Unit: 3621

2451 Crystal Drive, 7th Floor Receptionist.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703)

308-1113.

Calvin Loyd Hewitt II

June 24, 2003

JOHN W. HAYES RIMARY EXAMINER

/d/C 7-02-04 mel

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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Group Art Unit: 3621

Examiner: Hewitt II, Calvin L

Atty. Docket #: 05001.1012

In Re Application of:

Hunter.

Serial No.: 09/476,078

Filed:

December 30, 1999

Title:

VIDEO AND MUSIC

DISTRIBUTION SYSTEMS

I hereby certify that this paper is being Transmitted by facsimile on the date indicated below

Date of De-Air 1

Date of Deposit: December 31, 2003

Signature Gregory Scott Smith, Reg. No. 40,819

AMENDMENT AND RESPONSE TO OFFICIAL ACTION, REQUEST FOR 3 MONTH EXTENSION OF TIME, APPOINTMENT OF NEW POWER OF ATTORNEY

Assistant Commissioner of Patents Washington, D.C. 20231

Sir:

Applicant submits the following amendments to the application along with the included remarks and a request for a three (3) month extension of time. Presently, claims 1-30 are pending in the application with all of the claims having been rejected. In this action, the applicants amend claims 1, 10, 19, 26, 27 and 28 to more precisely identify the claimed invention, cancel claim 30 and add new claim 31.

Attorney Docket Number 13001,1010

Appointment of Power of Attorney

The applicants hereby notify the Office of a change in attorney, docketing number and correspondence address. Please enter this information into your records. This request includes the following items:

- (a) A Revocation and Appointment of Attorney with New Power of Attorney and Change of Correspondence Address PTO/SB/82; and
 - (b) A Statement Under 37 CFR 3.73(b) indicating the chain of title PTO/SB/96.

Please change the docket number for this case to:

05001.1012

Please change the correspondence address to:

Lava Group Law by Smith & Frohwein P.O. Box 88148
Atlanta, Georgia 30356

Attorney Docket Number 13001.1010

Extension of Time

Pursuant to 37 C.F.R. § 1.136, Applicant hereby petitions for an extension of time of (3) three months, extending the time for responding to Official Action to January 2, 2004.

This petition includes the following items:

- (1) Petition for Extension of Time Under 37 CFR 1.136(a) PTO/SB/22 (2 copies)
- (2) PTO Fee Transmittal Form for FY 2004 PTO/SB/17
- (3) Credit Card Payment Form PTO-2038

The statutory fee for the three month extension of time is \$475.00 for a small entity.

Attomey Docket Number 13001.1010

Amendments

Please amend the claims as follows:

Claim 1. (currently amended) A method of distributing music to customer households comprising the steps of:

blanket transmitting simultaneously a plurality of music selections to a plurality of customer households for receipt on a plurality of inputs;

providing at least one customer household with information identifying available music selections that will be transmitted;

enabling the at least one customer household to preselect and record transmitted music selections in a storage medium;

permitting the at least one customer household to select <u>previously</u> recorded music selections for unrestricted playback;

communicating unrestricted playback selection information regarding previously recorded music selection from the at least one customer household to a central controller system; and

billing the at least one customer household for the recorded music selections that are selected for unrestricted playback.

- Claim 2. (previously presented) The method for distributing music as claimed in claim 1, wherein said transmitting step includes transmitting digital music content at data transmission rates faster than real time.
- Claim 3. (previously presented) The method for distributing music as claimed in claim 1, wherein said information includes music selection content availability, scheduling and content pricing data.
- Claim 4. (previously presented) The method for distributing music as claimed in Claim 3, wherein said enabling step includes providing an interactive program guide via a display device for enabling customers to select available digital music content and select functions for recording said music content and functions for playing back recorded music content.
- Claim 5. (previously presented) The method for distributing music as claims in Claim 4, further comprising the steps of: receiving and decoding transmitted music selection and associated information and storing decoded music selections and associated information in a digital data storage device for temporary storage thereof.



Claim 6. (previously presented) The method for distributing music as claimed in Claim 5, further comprising the step of providing remote access to said decoded content availability, scheduling and content pricing data, said remote access including a direct Internet access link to a website of the content provider or via phone line connection.

Claim 7. (previously presented) The method for distributing music as claimed in Claim 6, further including the step of enabling a customer to listen to decoded and stored music selections one or more times on a no-charge basis prior to permanently selecting said recorded music selection that the customer desires to maintain for unrestricted playback.

Claim 8. (previously presented) The method for distributing music as claims in Claim 7, further including the step of generating a permanent enabling code for inclusion with said permanent recorded music selections to thereby enable unrestricted playback.

Claim 9. (previously presented) The method for distributing music as claims in Claim 1, wherein said broadcasting transmission system includes a direct broadcast satellite (DBS) system, said transmitting step comprising: scheduling and transmitting encoded music content to a direct broadcast satellite up-link facility via said central controller, said means additionally transmitting program/pricing information to said up-link facility on a periodic basis.

Claim 10. (currently amended) A system for distributing music to customer households comprising: the steps-of:

a transmission means foroperable to:

simultaneously blanket transmitting a plurality of music selections and information identifying available music selections to a plurality of customer households; and

provideing at least one customer household with information identifying available music selections that will be transmitted;

a computer-based recording, storage and playback station at the least one customer household, said station comprising:

means enabling the at least one customer household to preselect and record transmitted music selections in a storage medium;

means for receiving simultaneous transmission of multiple music selection on a plurality of inputs and for recording the received music selections in a storage medium;

means enabling the customer to select previously recorded music selections for unrestricted



playback; and

means for communicating unrestricted playback selection information regarding previously recorded music selection from the at least one customer household to a central controller system; and

a billing system associated with the central controller system to bill the at least one customer household for the recorded music selections that are selected for unrestricted playback.

Claim 11. (previously presented) The system for distributing music as claimed in Claim 10, wherein said transmission means includes direct broadcast satellite (DBS) system.

Claim 12. (previously presented) The system for distributing music as claimed in Claim 11, wherein said transmission means transmits digital music content at a data transmission rates faster than real time.

Claim 13. (previously presented) The system for distributing music as claimed in Claim 11, wherein said information includes music selection content availability, scheduling and content pricing data.

Claim 14. (previously presented) The system for distributing music as claimed in Claim 13, wherein said means permitting the customer household to preselect desired transmitted music selections for recording includes interactive means providing a program guide via a display device for enabling customers to select available digital music content, said interactive means further enabling the customer to select functions for recording said music content and functions for playing back recorded music content.

Claim 15. (previously presented) The system for distributing music as claimed in Claim 13, wherein said computer-based recording, storage and playback station further comprises a decoder device for receiving and decoding transmitted music selections and associated information and storing decoded music selections and associated information in a digital data storage device for temporary storage thereof.

Claim 16. (previously presented) The system for distributing music as claimed in Claim 13, further comprising means enabling remote access to said decoded content availability, scheduling and content pricing data, said remote access including a direct Internet access link to a website of the content provider or via phone line connection.

Claim 17. (previously presented) The system for distributing music as claimed in



Claim 14, wherein said storage medium includes on selected from the group comprising: a read/write CD's, write only CD's, DVD RAM, magneto-optical disc, and digital tape, said means for recording including a device having a write/read mechanism for recording and playback of music content thereof.

Claim 18. (previously presented) The system for distributing music as claimed in Claim 15, further including means enabling a customer to listen to decoded and stored music selections one or more times on a no-charge basis prior to permanently selecting said recorded music selections that the customer desires to maintain for unrestricted playback.

Claim 19. (currently amended) The system for distributing music as claimed in Claim 18, further including means for generating a permanent enabling code in—that is provided subsequent to the recording of music selections that operates in cooperation with for inclusion with said permanent recorded music selections to thereby enable said unrestricted playback.

Claim 20. (previously presented) The system for distributing music as claimed in Claim 16, further including means for scheduling and transmitting encoded music content to a direct broadcast satellite up-link facility via said central controller, said means additionally transmitting program/pricing information to said up-link facility on a periodic basis.

Claim 21. (previously presented) The system for distributing music as claimed in Claim 11, wherein said direct broadcast satellite transmission operates in the KU Band of signals frequency communication, or other suitable frequency bands.

Claim 22. (previously presented) The system for distributing music as claimed in Claim 11, wherein said means for recording desired music selections in a storage medium direct includes a multiple disc platter for storing multiple disks each comprising recorded stored multimedia content.

Claim 23. (previously presented) The system for distributing music as claimed in Claim 11, wherein said computer-based recording, storage and playback station further includes digital content/programming transmission links including one or more selected from the group comprising: cable, optical fiber, DSL and Internet connections.

Claim 24. (previously presented) The method of claim 1, wherein the transmitted music is recorded on DVD RAM.

Claim 25. (previously presented) The system of claim 10, wherein the means for

Attorney Docket Number 13001.1010

recording comprises DVD RAM.

Claim 26. (currently amended) A method of distributing music to customer households comprising the steps of:

blanket transmitting at faster than real time speeds a plurality of music selections to a plurality of customer households;

providing at least one customer household with information identifying available music selections that will be transmitted;

enabling the at least one customer household to preselect and record transmitted music selections;

permitting the at least one customer household to select <u>previously</u> recorded music selections for unrestricted playback;

communicating unrestricted playback selection information <u>regarding the previously</u> recorded music selections from the at least one customer household to a central controller system; and

billing the at least one customer household for the recorded music selections that are selected for unrestricted playback.

Claim 27. (currently amended) A system for distributing music to customer households comprising the steps of:

- a transmitter blanket transmitting, at faster than real time speeds, a plurality of music selections and information identifying available music selections to a plurality of customer households;
- a computer-based recording, storage and playback station at at least one customer household, said station comprising:
- a firsts interface enabling the customer to preselect, from the transmitted availability information, available music selections for recording:
 - a recording module recording transmitted music selections in a storage medium;
- a second interface enabling the customer to select <u>previously</u> recorded music selections to maintain for unrestricted playback; and

an output communicating unrestricted playback selection information from the user station to a central controller system; and,



a billing system associated with the central controller system to bill the at least one customer household for the recorded music selections that are selected for unrestricted playback.

Claim 28. (currently amended) A method of distributing music to customer households comprising the steps of:

blanket transmitting a plurality of music selections to a plurality of customer households;

providing at least one customer household with information identifying available music selections that will be transmitted;

enabling the at least one customer household to preselect and record transmitted music selections on DVD-RAM;

permitting the at least one customer household to select <u>previously</u> recorded music selections for unrestricted playback;

communicating unrestricted playback selection information from the at least one customer household to a central controller system; and

billing the at least one customer household for the recorded music selections that are selected for unrestricted playback.

Claim 29. (canceled).

Claim 30. (previously presented) The system of claim 29, wherein the recording module further comprises a multidisk DVD RAM platter.

Claim 31. (new) A user station for enabling unrestricted playback of previously recorded music selections, the system comprising the components of:

a first interface enabling the customer to select previously recorded music selections to maintain for unrestricted playback;

a second interface for communicating unrestricted playback selection information from the user station to a central controller system and for receiving enabling information for enabling unrestricted playback of the previously recorded music selections; and

a billing system associated with the central controller system to bill the customer associated with the user station for the recorded music selections that are selected for unrestricted playback.



Remarks

The applicant has amended the claims and added a new claim in response to the Official Communication. The applicant submits that the amended claims are in condition for allowance. The applicant requests the Office to review the amended claims and new claim 31 in view of the following remarks and respectfully requests the Office to move this case towards allowance.

Paragraph 1 does not require a response.

In paragraph 2, the Office has rejected claims 1-21, 23, 26 and 27 under

35 U.S.C § 102(b) as being clearly anticipated by U.S. Patent Number 5,572,442 to Schulhof et
al. The applicants submit the following argument in the traversal of this rejection.

The Office alleges that Schulhof teaches a second interface permitting the customer to select recorded music for unrestricted playback. However, in actuality, Schulhof teaches a method for selecting music that has yet to be recorded and identifying the type of usage for that selection prior to downloading and recording the music. This is most evident in the fact that the downloaded selections in Schulhof include information in the header identifying the type of usage allowed for the selection. Col. 9 lines 18-25. This is not the same as allowing a user to select an already recorded music selection as one that will be used for unrestricted playback and communicating this information to a central controller. The Office should appreciate that the technology required in implementing the present invention in comparison to Schulhof is quite different. In the present invention, content can be downloaded prior to the user determining what type of usage is desired. In Schulhof, the user must select the type of usage prior to downloading the content.

Thus, based on this distinction, as well as other aspects, the applicant submits that claims 1, 10, 26, 27 and 28 are in condition for allowance. These claims have been amended to more

clearly indicate that the unrestricted selection is being made with regards to previously recorded selections. In addition, the applicant respectfully submits that new claim 31, which also includes this limitation, is also allowable. The applicant has canceled claim 30 with out prejudice.

Paragraph 3 does not require a response.

In paragraph 4, the Office has rejected claims 22, 24, 25 and 28-30 under

35 U.S.C § 103(a) as being unpatentable over by U.S. Patent Number 5,572,442 to Schulhof et al.

The applicants submit the following argument in the traversal of this rejection. However,

applicant submits that these claims, as well as claims 2-9, 11-25 and 30 all depend either directly,

or indirectly from an allowable claim and thus, are also allowable.

Conclusion

The applicant respectfully submits that each and every issue raised by the Office has been addressed and that this case is in condition for allowance. If the Office has any questions regarding these claims or this response, the Office can call the applicant's attorney, Gregory Smith at (770) 804-9070.

Respectfully submitted,

Gregory Scott Smith Reg. No. 40,819

Attorney for Applicant

LAVA Group Law by Smith & Frohwein Gregory Scott Smith PO Box 88148 Atlanta, Georgia 30356 (770) 804-9070 December 31, 2003

10016/026 1-012-012-0126

PTO/SB/22 (08-03)
Approved for use through 7/31/2006, OMB 0651-089/MOUS. Patent and Trademark Office; U.S. DEPARMENT OF COMMERCE

U.S. Patent and Trademark Office; U.S. DEPARMENT OF COMMERCE U.S. Department of U.S. Patent and Trademark Office; U.S. DEPARMENT OF COMMERCE U.S. Department of U.S. Patent and Trademark Office; U.S. DEPARMENT OF COMMERCE U.S. Department of U.S. Patent and Trademark Office; U.S. Department of U.S. Patent and U.S. Patent and U.S. Patent of U.S. Patent and U.S. Patent of U.S.

PETITION FO)R EX	TENSION OF TIME UND	ER 37 CFR	1.136(a)	Docket Number (C	Optional) 05001.1012
			In re Applica	ation of HUN	ITER, Charle	s Eric
			Application i	Number 09/4	76,078	Filed Dec. 30, 1999
			For VIDEO	AND MUSIC (DISTRIBUTION S	SYSTEMS
			Art Unit 36	21	Examiner h	HEWITT II, Calvin L
application.		er the provisions of 37 CFR 1				
		ion and appropriate non-sma	all-entity fee a	re as follows (d	check time period	l desired):
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□ TH	ree m	onths (37 CFR 1.17(a)(3))				s <u>950.00</u>
☐ Fo	om nuc	nths (37 CFR 1.1 7 (a)(4))				\$
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I am the		applicant/inventor.				
		assignee of record of the Statement under 37 (e entire inter	est. See 37 (is enclosed (FR 3.71.	96)
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		attorney or agent under Registration number if acti	37 CFR 1.34	l(a). R 1.34(a)		
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This collection of information is required by 37 CFR 1.136(a). The information is required to obtain or rotain a benefit by the public which is to file (and by the USFTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 6 minutes to complete. Including gethering, propering, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450.

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Under the Peperwark Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. **Application Number**

REVOCATION OF POWER OF ATTORNEY WITH NEW POWER OF ATTORNEY AND CHANGE OF CORRESPONDENCE ADDRESS

09/476,078 Filing Date Docember 30, 1999 First Named Inventor HUNTER, Charles Eric Art Unit 3621 Examiner Name HEWITT II, Calvin L. Attorney Docket Number 05001.101Z (WT1-CIP2)

I hereby revoke all previous powers of	attorney given in the above-identified	f application.
A Power of Altorney is submitted her	rewith.	
OR .	Г	
I hereby appoint the practitioners as	ssociated with the Customer Number:	35856
l <u> </u>	address for the above-identified application	ion to;
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l am the: Applicant/Inventor.		
Assignee of record of the entire Inte Statement under 37 CFR 3.73(b) is	enclosed. (Form PTO/SB/95)	
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<u>STATEMEN</u>	T UNDER 37 CFR 3.73(b)
Applicant/Patent Owner: World Theatre, Inc.	
Application No./Patent No.: 09/476,078	illed/issuc Date: December 30, 1999
Entitled: VIDEO AND MUSIC DISTRIBUTION SYST	
	Corporation
(Name of Assignar)	(Type of Assignme, e.g., corporation, pannership, university, government egency, etc.)
states that it is: 1. The assigned of the entire right, title, and interest;	or
2. an assignee of less than the entire right, title and The extent (by percentage) of its ownership intere in the patent application/patent identified above by virtue	est is %
A. [] An assignment from the inventor(s) of the patent in the United States Patent and Trademark Office attached.	application/patent identified above. The assignment was recorded at Reel, Frame, or for which a copy thereof is
OR	
helow	pplication/patent identified above, to the current assignee as shown World Theatre, Inc.
1. From: The document was recorded in the United Recl 010794, Frame 0677	World Theatre, Inc. To: States Patent and Trademark Office at or for which a copy thereof is attached.
2. From: World Theatre, Inc. The document was recorded in the United	To: Exodus Capital, LLC
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	int document or a true copy of the original document) Jance with 37 CFR Part 3. If the assignment is to be
The undersigned (whose, title is supplied below) is authorized.	•
12/30/03	David E. Homrich
404-442-1073	Typodor priored name y Part Latinus
Telephone number	Signature
	VP. Treesurer and Secretary, Exodus Capital, LLC
	Title

This collection of information is required by 37 CPR 3.73(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to proceed) an application. Confidentially is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submining the completed application form to the USPTO. Time with very depending upon the individual case. Any comments on the arrown of time you require to complete this form and/or suggestions for requesting this burden, should be sont to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.D. Box 1450, Alexandria, VA. 22313-1459. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patenta, P.O. Box 1450, Alexandria, VA 22313-1450.

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IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

IN RE:)	CHAPTER 11
WORLD THEATRE, INC.	,	CASE NO. 03-14217-smb
Debtor.)	
)	

ORDER GRANTING MOTION OF EXODUS CAPITAL LLC FOR RELIEF FROM THE AUTOMATIC STAY

Upon consideration of the motion (the "Motion") by Exodus Capital LLC ("Exodus") for relief from the automatic stay pursuant to section 362(d) of the Bankruptcy Code in order to exercise its rights and remedies as collateral agent under that certain Amended and Restated Loan Agreement dated February 25, 2002, as amended by the First Amendment to Amended and Restated Loan Agreement dated March 8, 2002 (the "Loan Agreement") and as secured creditor under that certain secured promissory note (the "Secured Note") in the principal amount of \$186,250 issued pursuant to that certain Note Purchase Agreement dated February 14, 2003; and this Court having determined that good cause exists for granting the relief requested in the

Motion; and after due deliberation and sufficient cause appearing therefor; it is hereby

to the extent indicates

ORDERED that the Motion is granted; and it is further

SmB 8/26/05

ORDERED that the automatic stay is lifted to permit Exodus to exercise any and all of its rights and remedies as collateral agent under the Loan Agreement including, but not limited to, the forcelosure of the security interests held by it in property of the Debtor or its bankruptcy estate and the discussion of any issues related to any such property with the Debtor's former intellectual property attorneys and former employees notwithstanding the existence of any non-disclosure agreement between the Debtor and any such former employee; and it is further

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ORDERED that the automatic stay is lifted to permit Exodus to exercise any and all of its rights and remedies as secured creditor under the Secured Note including, but not limited to, the foreclosure of the security interests held by it in property of the Debtor or its bankruptcy estate; and it is further

ORDERED that Exodus is authorized to take any action that may be necessary to preserve the value of the collateral (the "Collateral") under the Loan Agreement and the Secured Note pending any foreclosure of the Collateral; and it is further

ORDERED that this Order is without prejudice to the right of the debtor-in-possession, a Chapter 7 Trustee that may be subsequently appointed in this bankruptcy case, or any other party in interest to challenge the existence or validity of Exodus' claim or its liens in the Collateral; and it is further

ORDERED that the provisions of Federal Rule of Bankruptcy Procedure 4001(a)(3) shall not apply to this Order or the relief afforded hereby.

Dated: August 26 2003.

/ STUART M. BERMSTEIN

Honorable Stuart M. Bernstein United States Bankruptcy Judge

PTO/SB/17 (10-03) Approved for use through 07/31/2006, OMB 0651-0032

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Linder the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. Complete if Known FEE TRANSMITTAL 09/476,078 Application Number for FY 2004 Filling Date December 30, 1999 HUNTER, Charles Eric First Named Inventor Effective 10/01/2003. Palent fees are subject to annual revision. HEWITT II, Calvin L Examiner Name Applicant claims small entity status. See 37 CFR 1.27 Art Unit 3621 (\$) 475.00 TOTAL AMOUNT OF PAYMENT 05001.1012 Attorney Docket No. METHOD OF PAYMENT (check all that apply) FEE CALCULATION (continued) Money Order Check Credit card 3. ADDITIONAL FEES Other None arge Entity | Small Entity Deposit Account: Faa Fee Description Deposit Code (\$) Code Fee Paid 1051 2051 Number 130 65 Surcharge - late filing foc or oath Deposit 1052 2052 Surcharge - late provisional filing fee or 50 Account cover sheet Name 1053 130 1053 130 Non-English specification The Director is authorized to: (check all that apply) 1812 2,520 For filing a request for ex parte reexamination 1812 2.520 Charge fee(s) indicated below ✓ Credit any overpayments 1804 920 1804 920* Requesting publication of SIR prior to Charge any additional fee(s) or any underpayment of fec(s) Examiner action Charge fee(s) indicated below, except for the filing fee 1805 1,840 1805 1,840" Requesting publication of SIR after to the above-identified deposit account, Examinor action **FEE CALCULATION** 1251 110 2251 55 Extension for reply within first month 1252 420 2252 210 Extension for reply within second month 1. BASIC FILING FEE 475.00 arge Entity Small Entity 1253 950 2253 475 Extension for reply within third month Fee Fee Code (\$) Fee Paid Fee Description 1254 1.480 2254 740 Extension for reply within fourth month Code (S) 1255 2,010 2255 1,005 Extension for reply within fifth month 1001 770 2001 385 Utility filing fee 1002 340 2002 170 1401 Design filling fee 330 2401 165 Notice of Appeal 1003 530 2003 265 Plant filing fee 1402 330 2402 165 Filing a brief in support of an appeal 1004 770 2004 385 Relssue filing foo 1403 290 2403 145 Request for oral hearing 1005 160 2005 80 Provisional filing fee 1451 1,510 1451 1,510 Petition to institute a public use proceeding 1452 110 2452 55 Petition to revive • unavoidable SUBTOTAL (1) (\$) 0.0 1453 1,330 2453 665 Pelition to revive - unintentional 2. EXTRA CLAIM FEES FOR UTILITY AND REISSUE 1501 1,330 2501 665 Utility issue fee (or reissue) Fee from Extra Claims below 1502 480 2502 240 Design issue fee Total Claims X -20* 1503 640 2503 320 Plant Issue fee Indopendent 1460 130 1460 130 Petitions to the Commissioner Multiple Dependent 1807 50 1807 50 Processing fee under 37 CFR 1.17(q) Small Entity Large Entity 1806 180 1806 180 Submission of Information Disclosure Stmt Fcc Fcc Code (\$) Fee Description 40 Recording each patent assignment per Codo (\$) 8021 40 8021 property (times number of properties) 1202 18 Claims in excess of 20 2202 9 385 Filing a submission after final rejection (37 CFR 1,129(a)) 1809 770 2809 86 1201 2201 43 Independent claims in excess of 3 1203 290 2203 145 Multiple dependent claim, if not paid 385 For each additional invention to be examined (37 CFR 1.129(b)) 1810 770 2810 ** Relaque independent claims 1204 86 2204 over original patent 1801 770 2801 385 Request for Continued Examination (RCE) ** Relssue claims in excess of 20 1205 18 2205 1802 900 1802 900 Request for expedited examination and over original patent of a design application Other fee (specify) (\$) 0.0 SUBTOTAL (2)

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AMENDMENT FROM: Gregory S. Smith EXAMINER : HEWITT II, Calvin L. DATE : Documber 31, 2003 FACSIMILE : (703) 305-7687 No. of pages (including cover): 20 : (703) 305-8057 LAVA GROUP FILE #: 05001,1012 SUBJECT s Response to Official Action This Transmission Includes the Following Items Response to Official Action Mailed on July 2, 2001 Polition for Three Month Extension of Time (2 copies) Fee Transminal for FY 2004 Credit Card Authorization form PTQ-2038 Revocation and Appointment of Power of Attorney Statement under 37 CFR 3,37(b) COMMENTS:

115 Pragatife Centre Place Bute 150, Bould Tympaers Atlanta, George 10146-1348

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FACSIMILE TRANSMITTAL

To

: AMENDMENT

FROM: Gregory S. Smith

EXAMINER

: HEWITT U, Calvin L

DATE: December 31, 2003

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No. of pages (including cover): 20

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: (703) 308-8057

LAVA GROUP FILE #: 05001.1012

SUBJECT

: Response to Official Action

This Transmission Includes the Following Items

- ▼ Transmittal Form
- Response to Official Action Mailed on July 2, 2003
- Petition for Three Month Extension of Time (2 copies)
- Fee Transmittal for FY 2004
- ☐ Credit Card Authorization form PTO-2038
- Revocation and Appointment of Power of Attorney
- Statement under 37 CFR 3.37(b)

COMMENTS:

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Thirde in Paperwork Reduction Act of 1999	Application Number	09/476.078	ess it dist	plays a valid OMB control number.							
TRANSMITTAL	Filing Date	December 30, 1999									
FORM	First Named Inventor		HUNTER, Cherles Eric								
(to be used for all correspondence after initial	filing) Art Unit	3621									
	Examiner Name	HEWITT II, Calvin I	WITT II. Calvin L								
Total Number of Pages in This Submission	19 Attorney Docket Number	05001.1012									
ENCLOSURES (Check all that apply)											
Fee Transmittal Form Fee Attached Amendment/Reply After Final Affidavits/declaration(s) Extension of Time Request Express Abandonment Request Information Disclosure Statement Certified Copy of Priority Document(s) Response to Missing Parts/ Incomplete Application Response to Missing Parts under 37 CFR 1.52 or 1.53	Drawing(s) Licensing-related Papers Petition Petition to Convert to a Provisional Application Power of Attorney, Revocation Change of Correspondence Ad Terminal Disclaimer Request for Refund CD, Number of CD(s) Remarks	dress Co	Technological Technological Control Co	losure(s) (please							
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